

# UNOFFICIAL COPY 1.5

5511717 1110:51

#### ASSIGNMENT OF MORTGAGE OR BENEFICIAL INTEREST IN DEED OF TRUST

FOR VALUE RECEIVED, the undersigned assignor ("Assignor") does hereby grant, bargain, sell, assign, transfer and convey to the following assignee ("Assignee"):

Franklin Credit Recovery Fund XXII L.P., a Limited Partnership organized under the laws of the state of Virginia

6 Harrison Street, 6th Floor, New York, NY 10013
all of Assignor's right, title and interest in and to that certain Mortgage or Deed of Trust, a copy of which is attached hereto as Exhibit "A", which encumbers the real property more particularly

terms of any promissory note or evidence of indebtedness secured thereby. This assignment is made without recourse to Assignor and without representation or warranty by Assignor, express or implied.

Recording Data from Document Attached as Exhibit "A": Book/Vol./Film/Liber/No.:

Recording Data from Document No.: 9050 6927 Recorded in

described therein, together with all the indebtedness currently due and to become due under the

, rasc	, Recolution 140.: 7-30-177_, Recolution
Coarty,	L. Communication of the commun
0.5	ASSIGNOR:
COOK COUNT RECORDER	RESOLUTION TRUST CORPORATION as Receiver for
NECURDER	First Federal Savings Bank of Zion, Zion, Illinois
JESSE WHIT	
POLINO MEADO	
ROLLING MEADO	
	By: Janis K. Reed Also known as J. Reed)
	Attorney p Fact under Limited Power of
STATE OF MISSOURI	Attorney Idated September 20, 1994 RECORDING 23.00

The undersigned, a notary public in and for the above-said County and State, does hereby acknowledge that on the day and year set forth below, personally appeared 1, Reed as Adorney-in-Fact for Resolution Trust Corporation, solely in its capacity as Receiver for First Federal Savings Bank of Zion, Zion, Illinois as specified above, and being duly sworn by and personally known to the undersigned to be the person(s) who executed the foregoing instrument on behalf of said principal, acknowledged to the undersigned that she/he/they voluntarily executed the same for the purposes therein stated as the free act and deed of said principal.

WITNESS my hand and official seal, this day of 1994.

[SEAL]

Notary Public for the State of Missouri My Commission Expires:

RICKI D. COX
Notary Public - Notary Seal
STATE OF MISSOURI
Clay County
My Commission Expires 6/15/97

COUNTY OF JACKSON

San Jan

55.

WHEN RECORDED RETURN TO!
NATIONWIDE TITLE CLEARING
7530 GLENOAKS BLVD., SUITE #200
BURBANK, CALIFORNIA 91504
FRANKLIN LOAN NO: 161036

95340086

161036

ASGNO1 334

0.50

HA11

753(

### **UNOFFICIAL COPY**

Property of Cook County Clerk's Office

## REAL ESPACE HORIZAND ASSESSION NEW TOP HID RITTOR OF THE PROPERTY OF THE PROPE

THE MORT	GAGOR(S)		Marvine	B Ton	<i>21</i>		(Name o	30506377  Buyer and Other Owner
of the	Saure	<del></del>	richana	(City/Town)	in the County of	Coo	- 14	
State of			رين			CN97		(Name of Salle
	called Mort		the <u>(1)-</u>	or chicos	Coun	ity of CA	148.04	and and the the
erlain Reti	nd installme	nt Contra	ct, bearing even da CRIBED REAL EST		accino fino payn	()	otal of Payments)	evidenced by the
	O:	F PART	OF SECTION	IN SOUTHDALE ! 25, TOWNSHIP , IN COOK COU!	35 NORTH, I	RANGE 14, EAS		
		$\wedge$		905069	<del>اردان</del>	EXHIBIT A	10632110 FIN NO 21	) 144
				900000	• •	•		
			POLYL		😮	*		
ammanly k	nown as		ي م د م	Elen.	17205	Some	UILLAND	<u> </u>
IN Numbe	32	2-25-3	18-005					·
omestead in rements.  Ind it is furtioned, when inch case, the ideam immortgagor of id to receive dured here	Exemption L or provided her provided to due, or in de e whole of se editological se all rents, is toby, and the	Laws of the horizon of and age case of writing and principal and page or elections and court where the court where the court where the court where the court was a court where the court was a court where the court was a cou	configured.  reed that if defualt be a to or non-paymen pail and interest securities anything herour in be immediately food to profits thereof, the eroin any such suit	and all right to retain ormade in the paymer t of taxes or naseaser ured by the contract in or in said contract co reclesed, and it shall to reclesed, and it shall to same when collecte	possession of sale on tract (  n. of said contract ( n. of neglect to this "ar" (age no not neglect to this mar" (age not not neglect to the not not neglect to the neglect	or any of them) or any of them) or any of them) or ronaw is autioned shall there or retrained and interface or regarded agents or too of reasonable ex	r default in or bread r part thereof, or the naurance, as herein ripon, at the option o grand this mortgage attorneys, to entar in rponses, to be appli	inder and by virtue of the hol any of the covenants, interest thereon or any part after provided, then and in the holder of the contract, may, without notice to said to and upon said premises but upon the indebtedness be applied on the interest
stallment o ild with lega deemed to lor mortgag	f principal or if interest the be secured is then the a	r of intere ereon fro I by this m Imount se	at on said prior mort in the time of such p sortgage, and it is ful	gage, the holder of the ayment may be added riber expressly agree	a mortgage may p I to the indebledni d that in the event	ny a ich inr allment d ses pocurad by this d of such d and it or sh	of principal or such i torigage and the act ould any suit be con	ide in the payment of and interest and the amount appointment of the amount appointment of the amount appointment of the and the sole the and the sole and the so
Id premise: tended covid indebted news! certioney that m ply the same oftgagee m ortgagee m	s, and will as erage, vand iness by suit licates there ay become i se less all re- iri répairing ay procure s	i a further latism and able polld afor; and t payable a asonable or rebuild such insui	security for the pay malicious mischief ies, payable in case und Mortgagee sha nd collectable upon expunses in obtaint ling such building ar rance or pay such to	rment of said indebter in some reliable com of loss to the said Moi il have the right to col rany such policies of ing such money in ast ind in case of refusal or	dness keep all bui pany, up to the trait to age and to deli lect, receive and remarker of the more the more paid that the more paid shall be set a paid shall be set and shall b	Idings that may at an surable value thereo ver to it all policies of eceipt, in the name on of damage to or do on of damage to or do origagor thus to inau ecured hereby, and se	i, time be upon said i, or v. of the amout insu ance thereon. If said M. rigagor of satruction or aid bu i, or in case and Morr re or deliver ar un pot thall boar into eat at	and assessments on the premises insured for fire. In remaining unpaid of the associate affected, and all otherwise; for any and all ildings or any of them, and toages shall so elect, may elicies, or to pay taxes, said eight percent and be paid
tide to Moi! e in any me	lgagor forth	with upon sons or e	the conveyance of	Mortgagor's title to all	or any portion of t	and mortgaged prop	erty and promises, c	is Mortgagine and without ir upon the vesting of such a secured hereby with the
	rtgagor fun lhe principa			lefault in the paymen	of the interest on	Said contract when	it becomes due and	t payable it shall beer like
y part there id Mortgage sconable at ecfosure pe	iof, or the int se is made a torney's or s roceedings o	lerest the narty to a solicitors or otherwi	reon, or any part the ny suit by reason of lees for protecting t ise, and a lion is here	areof, when due, or in the existence of this n its interest in such sui	case of a breach in nortgage, then or in 1 and for the collec- romises for such fo	n any of the covenant nany such cases, said ction of the amount d ses, and in case of lor	ls, or agreements he d Mortgagor shall at lue and secured by l	ontraction in any of them or trein contained, or In case once own said Mortgagee this mortgage, whether by acree shall be entered for
d it is furti	ner mutuall:	y unders	tood and agreed, t	by and belween the p	urties horeto, that	the covenants, agree	ements and provisions of the second s	ins herein contained shalf said partius respuctively
-			tgagor ha £ here	ounto set		d sentthis	16	day of
	7417		AD 19_	7:	Josurne. (	3 yours		(SEAL)
910000000	)!· !4			·				(SEAL)
. (حوليا	(Subs	cribing W	itness)		AAA			(SEAL)
,	.3224	<b></b>		9534	0086	(Signatures	"	(SEAL)

#### **UNOFFICIAL COPY**

Property of Cook County Clerk's Office